SURETY BOND FOR MARINE OIL SPILL RESPONSE AND DAMAGES - CALIFORNIA -

(Government Code Section 8670.37.51 et. seq.)
Bond No.

1.	V ALL BY THESE PRESENT That we,
	(name of
	application), as Principal,(name of surety), a
	corporation organized under the laws of the State of
	, and authorized to transact surety consideration, are
	held and firmly bound unto the State of California, Office of Spill
	Prevention and Response, as Obligee in the just and full amount of
	Dollars (\$)
	to be made, we blind ourselves, our heirs, legal representatives,
	successors and assigns, jointly and severally, firmly by three presents;
WHEF	REAS,
	2(name of principat), as
	Principal, is the Owner or Operator of the
	(insert either: "vessels" or "marine
	facilities") specified in the attached schedule, and desires to establish
	financial responsibility in accordance with Article 5.5 (commencing with
	Section 8670.37.51) of Chapter 7.4 Division 1 of Title 2 of the Government
	Code and Title 14, California Code of Regulations, Subdivision 4,
	(Sections 790 et. Seq.) (the "Regulations");
	WHEREAS,
	3. Government Code Section 8670.37.51 and the Regulations require
	proof of financial responsibility in the event of the discharge of oil upon or
	into marine waters of the State of California from a scheduled vessel or
	facility
	WHEREAS,
	4. Government Code Section 8670.37.54 and Section 795(c) of the
	Regulations provides for the posting of the Surety Bond to demonstrate
	financial responsibility;
NOW	THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT,
5.	If(name of principal)
shall p	pay, pursuant to existing law, the cost of cleanup and removal of all oil
	or discharged into or on California marine waters including spills which
•	impact California marine waters, all damages as defined by California
Gover	nment Code Section 8670.56.5(g) including costs or expenses incurred in

the restoration or replacement of natural resources damaged or destroyed, and all other claims under applicable law that(name of principal)			
has a legal liability to pay when it is determined that			
(name of principal) is the party			
responsible for the spill or the discharge of oil, then this obligation shall be void,			
otherwise to remain in full force and effect;			
6. Subject to the provisions of this instrument,(name of surety) as Surety, agrees, to discharge			
the Principal's legal liability with respect to any claim arising under the Lempert-			
Keene-Seastrand Oil Spill Prevention and Response Act (Act), for cleanup and			
damages specified in California Government Code, Section 8670.56.5(g),			
resulting from oil spilled or discharged in or on California marine waters, or spills			
that could impact California marine waters, where the herein named Principal is			
· · · · · · · · · · · · · · · · · · ·			
determined to be the responsible party;			

- 7. Surety's liability attaches upon receiving notice from the Administrator of the Office of Oil Spill Prevention and Response (the "Administrator") that the Principal is the responsible party with respect to a spill or discharge of oil, as specified in paragraph 6, and has failed to pay or perform pursuant to existing law;
- 8. Any claim for which liability may be lawfully established against the Principal as a responsible party may be asserted directly by the Administrator against the Surety subject to the terms and conditions of the instrument;
- 9. During the effective period of this Surety Bond, if the Principal named herein requests that a marine facility or vessel owned or operated by the herein named Principal, and not specified in the attached schedule, become the subject of this Surety Bond, and if the inclusion of that vessel or marine facility does not increase the required amount of the Surety Bond, then that vessel or marine facility is considered to be subject to this Surety Bond;
- 10. Surety agrees to remain bound under this Bond for so long as the Principal named herein must comply with the financial responsibility requirement of the Regulations for the vessels or marine facilities listed in the attached schedule, expect that the Surety may terminate this Bond at any time prior to the expiration date set forth in item 11 below by notifying the Administrator in writing. The termination date shall be thirty (30) days after written notice that the Surety has elected to terminate date shall be and has so notified the herein named Principal, is received by the Administrator, as evidence by a United States Postal Return Receipt. With respect to any vessels covered by the Bond which are carrying oil in bulk

as cargo and which were loaded prior to the termination date, termination shall not take effect earlier than (30) days from the receipt by the Administrator of the notice prescribed above and furthermore not until either (1) completion of the discharge of such cargo, or (2) until sixty (60) days after the receipt of the prescribed notice by the Administrator, whichever is earlier:

	Willower is earlier,				
	11.	This Bond expires on;			
		This Bond shall be subject to and governed by the laws of the state fornia;			
	Division Regula Sectio	This Bond is executed by the Surety to comply with the provisions cle 5.5 (commencing with Section 8670.37.51) of Chapter 7.4 of on 1 of Title 2 of the Government Code, Title 14, California Code of ations, Section 790, et. seq., and Chapter 2, (commencing with n 995.010) of Title 14 of Part 2 of the Code of Civil Procedure, and ond shall be subject to all of the terms and provisions thereof.			
	14.	The Surety designateswith offices at			
		California, as the Surety's agent in the State of California for service of process for purposes of the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act.			
PROVIDED, HOWEVER, THAT Any and all payments hereunder shall be deposited into the standby trust fund established in accordance with Title 14, California Code of Regulations, Subdivision 4, Section 795(c)(5) unless otherwise directed by the Administrator;					
		This Bond shall constitute one continuing obligation unless vise canceled by the Surety. Said Surety shall have the right to this Bond by providing notice as set Paragraph 10 above;			
	16. excee	In no event shall the aggregate liability of the Surety hereunder d the penal sum of the Bond.			
EFFEC	TIVE	DATE:(Month/Day/Year)			
		(Typed Name and Address of Principal)			

Authorized signature of Principal and itle					
Executed at(city and state), on(date)					
Typed Name and Address of Surety					
I declare under penalty or perjury, under the laws of the State of California, that the foregoing is true and correct and that (insert either: "I have executed the foregoing Bond under an unrevoked power of attorney" or "I am an officer or director of Surety with authority to bind Surety to the foregoing Bond and I have executed the foregoing Bond under such authority under the laws of the State of California."					
Executed at(city and state), on(date)					
Signature of Attorney-in-Fact for Surety (or Officer or Director of Surety)					
Printed or Typed Name of Attorney-in-Fact for Surety (or name and Title of Officer or Director of Surety)					
AFFIX CORPORTAE SEAL (if applicable) (If person signing on behalf of Surety is not Surety's attorney-in-fact, include title and resolution of the Board of Directors giving authority to bind Surety.)					
ACKNOWLEDGEMENT					
State of					
County of					
On this day, of, in the year of 20, before me (name of officer taking acknowledgement), a notary public, personally appeared (name of individual), (personally known to me or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this instrument, and acknowledged that (he or she or they) executed it. IN WITNESS WHEREOF, I hereunto set my hand and official seal. (Notarial					
Seal)					

	(Typed Name)
Signature	
Notary Public for the State of _	
My commission expires:	, 20

SCHEDULE OF VESSELS OF FACILITIES

Type of Vessel or Facility
Name of Vessel or Facility
Home Port of Vessel / Location of Facility